

VINEGAR WANTED.—A fair price will be given for Ten Barrels of pure Cider Vinegar, by A. B. CRAMER & CO. Sept. 8, 1854.

**"Fellow Citizens?"**  
Do you want to leave your measure for a FASHIONABLE SUIT OF CLOTHES, warranted to give satisfaction in STYLE, QUALITY, FIT and MAKE? Do you want to see a large and splendid Stock of  
**Cloths, Cassimeres, Vestings,**  
and other reasonable goods for MEN'S WEAR? Do you want to see a fine assortment of COATS, PANTS and VESTS, gotten up in a style not inferior to the best ordered work? Do you want Under Garments of the "right stripe," or FURNISHING ARTICLES that "can't be beat," or

**BOY'S CLOTHING**  
for your Sons? In short, if you want all or any of these things so essential to the adornment and comfort of the "sonner man," call on  
**STEPHENS, Merchant Tailor,**  
McKag's Row, Baltimore Street (next door to Campbell's Drug Store), Cumberland, Md.

If you want an OUTFIT of  
**CHEAP READY-MADE CLOTHING,**  
I would advise you to call at the RAILROAD CLOTHING STORE, near the Depot.  
May 19, 1854—1y.

**JOB MANN. G. H. SPANG.**  
**LAW PARTNERSHIP.**  
The undersigned have associated themselves in the practice of the Law, and will attend promptly to all business entrusted to their care in Bedford and adjoining counties.  
Office on Juliana Street, three doors south of "Meigs House," opposite the residence of Maj. Tate.  
**JOB MANN. G. H. SPANG.**  
June 2, 1854.

**STOVES!**  
On hand, and for sale, a superior lot of Cooking, Ten Plate, Parlor, and Church Stoves.  
**GEO. BLYMIRE.**

Mens, Boys, and Youths, city-made calf-skin Boots, for sale by  
**A. B. CRAMER & CO.**

A two-Horse Wagon, and one Top Boggy, new, and work warranted, for sale cheap on a liberal credit, or for Country Produce.  
**A. B. CRAMER & CO.**

**GENERAL ELECTION PROCLAMATION.**

WHEREAS in and by an act of General Assembly of the Commonwealth of Pennsylvania, entitled "An act to regulate the General Elections within this Commonwealth," it is enjoined upon me to give public notice of such Elections, and to enumerate in said notice what Officers are to be elected, I, JOHN ALSIP, Sheriff of the County of Bedford, do hereby make known and give this public notice to the Electors of the County of Bedford, that a General election will be held in said County, on the second Tuesday of October next, at the several election Districts, viz:

- The Electors of the Borough of Bedford and Township of Bedford to meet at the Court House in said Borough.
- The Electors of Broadtop Township to meet at the house of Wm. Griffith in said Township.
- The Electors of Colerain Township to meet at the house of Joshua Miller in Rainsburg in said Township.
- The Electors of Cumberland Valley Township to meet at the New School House erected on the land owned by John Whip's heirs in said Township.
- The Electors of Harrison Township to meet at School House number 5, near the dwelling house of Henry Keyser in said Township.
- The Electors of Juniata Township to meet at the house now occupied by William Keyser, in said Township.
- The Electors of Hopewell Township to meet at the School House near the house of John Dasher in said Township.
- The Electors of Lendertown Township to meet at the house now occupied by Wm. H. Hill as a shop, in Bridgeport, in said Township.
- The Electors of the Township of Liberty to meet at the School House in Stonerstown in said Township.
- The Electors of Monroe township to meet at the house of Phillip Evans in Clearville, in said Township.
- The Electors of Napier Township and Schellsburg Borough to meet at the house built for a School House in the Borough of Schellsburg.
- The Electors of East Providence Township to meet at the house of McCall in keeper in said Township.
- The Electors of West Providence Township to meet at the new log school house at Bloody Run in said Township.
- The Electors of St. Clair Township to meet at the store near the dwelling house of Gideon Trout in said Township.
- The Electors of Union Township to meet at the house of Philip Ickes Jr. in said Township.
- The Electors of South Woodbury Township to meet at the house of Chandler Payne, near Noble's mill in said Township.
- The Electors of Southampton Township to meet at the house of William Adams in said Township.
- The Electors of the Township of Middle Woodberry to meet at the house of Henry Flike in the village of Woodberry; at which time and place the qualified electors will elect by ballot.

- ONE PERSON for Governor of the Commonwealth of Pennsylvania;
- ONE PERSON for the office of Congressman, to represent the District composed of the Counties of Juniata, Adams, Franklin, Bedford and Fulton;
- ONE PERSON for the office of State Senator to represent the District composed of the Counties of Somerset, Bedford and Fulton;
- ONE PERSON for Canal Commissioner of the Commonwealth of Pennsylvania;
- ONE PERSON for Judge of the Supreme Court of said Commonwealth;
- TWO PERSONS, in conjunction with Bedford and Cambria, as Representatives in the Legislature of the Commonwealth of Pennsylvania;
- ONE PERSON for Associate Judge of Bedford County;
- ONE PERSON for Sheriff of Bedford county;
- ONE PERSON for Prothonotary, Register, Recorder, and Clerk of the Courts;
- ONE PERSON for Commissioner of Bedford County, for the term of 3 years;
- ONE PERSON for Director of the Poor;
- ONE PERSON for Auditor of Bedford County;
- ONE PERSON for Coroner of Bedford County.

Also the qualified Electors of the several districts may vote on the following act, passed at the last session of the Legislature, entitled "AN ACT for the suppression of the manufacture and sale of intoxicating Liquors as a beverage."  
WHEREAS, All laws to be efficient should have the approbation and sanction of the people: And whereas, it is represented that a large number, if not a majority of the citizens of this Commonwealth, are deeply impressed with the necessity of the passage of a prohibitory Liquor Law:

And whereas, It is impossible to obtain a certain indication of popular sentiment relative thereto by means of petitions and remonstrances; therefore,  
SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the qualified voters of this Commonwealth are hereby authorized at the places for holding the general elections in their respective wards, boroughs and townships, on the second Tuesday of October next, to vote for and against a law which shall entirely prohibit by proper or constitutional regulations the manufacture and sale of intoxicating liquors, except for medicinal, sacramental, mechanical and artistic purposes.

SECTION 2. That the officers authorized by law to hold elections in each ward, borough or township of this Commonwealth, are hereby directed and required at the place fixed by law, in the several districts for the holding of the general elections in said districts, on the second Tuesday of October next, when they shall be organized as an election board, to receive from each qualified voter, of their said districts, a ticket written or printed on the outside: "Prohibitory Liquor Law," and the tickets in favor of the proposed law shall contain in the inside the words, "For a Prohibitory Liquor Law," and those opposed to the proposed law shall contain in the inside the words, "Against a Prohibitory Liquor Law," which votes shall be counted and returned to the court house of the county or city, in which the said election shall be held, on the following Friday by the return judges, who shall cast up and certify all the votes polled in said county or city, to the office of the Secretary of the Commonwealth at Harrisburg, directed and transmitted in the same manner as the votes for Governor are required to be directed and transmitted, and the said Secretary shall on the third Friday of January next ensuing, communicate the said returns to the Legislature, to be opened and counted in the same manner the votes for Governor are opened and counted, and considered as the prayer of the voters of this Commonwealth relative to a prohibitory liquor law.

SECTION 3. That all the election laws of the State prescribing the hours of opening and closing the polls, the reception of votes, the punishment for illegal voting, the defraying the expenses of publication, and holding of the general elections and return of the same, and all other matters incident thereto, be and the same are hereby declared applicable to the election above authorized.

SECTION 4. That it shall be the duty of the Sheriff of the several counties of this Commonwealth, to insert a copy of this act in the proclamation for the general election to be held on the second Tuesday of October next.

**E. B. CHASE,**  
Speaker of the House of Representatives.  
**M. McCASLIN,**  
Speaker of the Senate.  
Approved—the twenty-eighth day of April, one thousand eight hundred and fifty-four.

I make known that by an act of Assembly, passed the 15th day of April, A. D. 1852, entitled "An act to provide for the election of Judges of the several Courts of this Commonwealth, and to regulate certain Judicial Districts," it is provided:

That the qualified electors of each of the several counties of this Commonwealth shall at the next general election at the times and places of electing representatives, and whenever it shall hereafter be necessary under the provisions hereof to serve as Judges of the Supreme Court of this Commonwealth.

SECTION 4. That the election for Judges shall be held and conducted in the several election districts in the same manner in all respects as elections for representatives are or shall be held and conducted, and by the judges, inspectors and other officers; and the provisions of the act of the general assembly, entitled "An act relating to the elections of this Commonwealth," passed July 30, 1846, and its several supplements, and all other like laws as far as the same shall be in force and applicable, shall be deemed and taken to apply to the election for Judges; Provided, That the aforesaid electors shall vote for Judges of the Supreme Court on a separate piece of paper and for all other judges required to be learned in the law on another separate piece of paper.

Also, that in the fourth section of the act of Assembly, "An act relating to elections, and for other purposes," approved April 16, 1840, it is enacted that the aforesaid 13th section "shall not be construed so as to prevent any militia officer or borough officer from serving as judge, inspectors or clerks, at any general or special election in this Commonwealth."  
All officers, except for Supreme Judges, will be voted for on a single slip of paper. The tickets for Supreme Judge must be voted on a separate piece of paper, as by law provided.  
The election to be opened between the hours of 7 and 8 o'clock in the forenoon, by a public proclamation, and to be open until seven o'clock in the evening, when the polls shall be closed.

**NOTICE IS HEREBY GIVEN:**  
That every person, excepting Justices of the Peace, who shall hold any office or appointment of profit or trust under the United States, or of this State, or any city or incorporated district, whether a commissioned officer or otherwise, a subordinate officer, agent, who is or shall be employed under the legislative, executive or Judiciary department of this State, or of any city, or of any incorporated district, and also, that every member of Congress and of the State Legislature, and of the select or common council of any city or commissioners of any incorporated district is by law incapable of holding or exercising at the time the office or appointment of judge, inspector or clerk of any election of this Commonwealth, and that no inspector, judge or other officer of such election shall be eligible to be then voted for.  
And the said act of assembly, entitled "an act relating to elections of this Commonwealth," passed July 3, 1839, further provides as follows, to wit:  
"That the inspectors and Judges, shall meet at the respective places appointed for holding

the election in the district at which they respectively belong, before eight o'clock in the morning of the 2d Tuesday of October, and each said inspector shall appoint one clerk, who shall be a qualified voter of such district.  
"In case the person who shall have received the second highest number votes for inspector, shall not attend on the day of any election, then the person who shall have received the second highest number of votes for Judge at the next preceding election, shall act as inspector in his place. And in case the person who has received the highest number of votes for inspector shall not attend, the person elected judge shall appoint an inspector in his place, and in case the person elected judge shall not attend then the inspector who received the highest number of votes shall appoint a judge, in his place; and if any vacancy shall continue in the board for the space of one hour after the time fixed by law for the opening of the election, the qualified voters for the township, ward or district for which such officers shall have been elected, present at the election, shall elect one of their number to fill such vacancy.

"It shall be the duty of the several assessors respectively to attend at the place of holding every general, special, or township election during the whole time said election is kept open, for the purpose of giving information to the inspectors, and judge, when called on, in relation to the right of any person assessed by them to vote at such election, and on such other matters in relation to the assessment of voters, as the said inspectors or either of them shall from time to time require.  
"No person shall be permitted to vote, at any election as aforesaid, than a white freeman of the age of twenty-one or more, who shall have resided in this State at least one year, and in the election district where he offers to vote ten days immediately preceding such election, and within two years paid a State or county tax which shall have been assessed at least ten days before the election. But a citizen of the United States who has previously been a qualified voter of this State and removed therefrom and returned, and who shall have resided in the election district and paid taxes, aforesaid, shall be entitled to vote after residing in this State six months: Provided, That the white-freemen, citizens of the United States between the ages of twenty-one and twenty-two years, who have resided in the election district ten days aforesaid shall be entitled to vote, although they shall not have paid tax.

No person shall be admitted to vote whose name is not contained in the list of taxable inhabitants furnished by the Commissioners, unless: First, he produce a receipt of payment, within two years of state or county tax assessed agreeably to the constitution, and give satisfactory evidence on his own oath or affirmation of another that he has paid such tax, or in a failure to produce a receipt shall make oath to the payment thereof, or second, if he claim a right to vote by being an elector between the age of twenty-one and twenty-two years shall deposit on oath or affirmation, that he has resided in the State at least one year next before his application, and make such proof of residence in the district as is required by this act, and that he does verily believe, from the account given him that he is of the age aforesaid, and give such other evidence as is required by this act, whereupon the name of the person so admitted to vote shall be inserted in the alphabetical list by the inspectors, and a note made opposite there to writing the word "tax," if he shall be admitted to vote by reason of having paid tax, or the word "age" if he shall be admitted to vote by reason of age, and in either case the reason of such a vote shall be called out to the clerks, who shall make the like note in the lists of voters kept by them.

In all cases where the name of the person claiming to vote is not found on the list furnished by the commissioners, and assessors, or his right to vote whether found thereon or not, is objected to by any qualified citizen, it shall be the duty of the inspectors to examine such person on oath as to his qualifications, and if he claims to have resided within the State for one year or more, his oath shall be sufficient proof thereof, but he shall make proof by at least one competent witness, who shall be a qualified elector that he has resided within the district for more than ten days immediately preceding said election, and shall also himself swear that his bona fide residence, in pursuance of his lawful calling, is within the district, and that he did not remove in the district for the purpose of voting therein.

Every person qualified as aforesaid, and who shall make due proof, if required, of his residence and payment of taxes, as aforesaid, shall be admitted to vote in the township, ward or district in which he shall reside.  
If any person shall prevent or attempt to prevent any officer of an election under this act from holding such election, or use or threaten any violence to any such officer, and shall interrupt or improperly interfere with him in the execution of his duty, shall block or attempt to block up the window or avenue to any window where the same may be held, or shall riotously disturb the peace of such election, or shall use or practice any intimidation, threats, force or violence, with the design to influence unduly or overawe any elector, or prevent him from voting, or to restrain the freedom of choice, such person on conviction shall be fined in any sum not exceeding five hundred dollars and to be imprisoned for any time not less than ten nor more than twelve months, and if it shall be shown to the Court where the trial of such offence shall be had, that the person so offending was not a resident of the city, ward, district or township where the said offence was committed, and not entitled to vote therein, then, on conviction, he shall be sentenced to pay a fine of not less than one hundred nor more than one thousand dollars, and be imprisoned not less than six months nor more than two years.

If any person or persons shall make any bet or wager upon the result of any election of the Commonwealth, or shall offer to make any such bet or wager either by verbal proclamation thereof, or by any written or printed advertisement, challenge or invite any person or persons to make such bet or wager, upon conviction thereof he or they shall forfeit and pay three times the amount so bet or offered to be bet.  
And the Judges of the respective districts aforesaid, are required to meet at Bedford, on the Friday next following the holding of said Election, then and there to perform those things required of them by law.

Given under my hand, at my office in Bedford, this 5th day of September, in the year of our Lord one thousand eight hundred and fifty-four, and the 79th of the Independence of the United States.  
**JOHN ALSIP, Sheriff.**  
Sept. 8, 1854.

**SELECT SCHOOL.**  
We are authorized to state that, at the solicitation of a number of friends, Mrs. HICKOK will recommence her school on Monday, the 2d of October next. The number of pupils will be limited to 20.

**NEW FALL GOODS!**  
The undersigned thankful for their numerous patrons for their kind and very liberal patronage, respectfully informs them that they have just received from the eastern cities, a handsome assortment of new style Fall Goods, suitable for the present and coming season, comprising French and English Broadcloths, Cassimeres, Tweeds, Sattinets, Kentucky Jeans, Flannels, Satin and Worsted Vestings, Cravats and handkerchiefs, Knit Merino Shirts and Drawers, Cashmeres, Blankets, De Ruge, Mouseline, Dolmans, Colours and Tibbet Cloths, Alpacaes, Silk Poplins, Black Gros De Rhine, and Fancy Silks, Prints from a tip up, Musins bleached and unbleached from a tip up, all widths, Tibbet and Bay State Shawls, Ginghams, Checks, Linseys, Tickings, Drillings, Cambrics, Nankeens, Crash, Diapers, Damask Table Cloths and Covers, White Goods, Embroiders, Sleeves, Collars, Dress Trimmings, Ribbons, Gloves, Hosiery, Hats, Caps, Boots, Shoes, Queensware, Hardware, and Brooms, Groceries, N. O. Sugars, White Clarified, Pulverized, and Crushed do., Golden Syrup, N. O. Molasses, good Rio Coffee, Prime do 15 cents, Spices, Tea, Chocolate, Extract of Coffee, Tobacco, Flax Seed, Sperm and Whale Oils, Drugs, Patent Medicines, Cattle Powders, together with 1001 other articles adapted to the wants of the people, all of which they will sell at the very lowest possible prices for cash and approved produce, or upon short credit to good and punctual customers. And, as our motto, short profits, many sales, and quick returns, has been fully carried out, and will continue the ruling feature, we feel assured we can make it to the advantage of all in search of cheap bargains to give us a call before purchasing.  
All kinds of Produce taken for Goods.  
**RUPP & OSTER.**  
Bedford, Sept. 22, 1854.

**NOTICE.**  
In the Court of Common Pleas in and for the County of Bedford, To No. 1, May Term, 1854.  
*Breve de partitioe factienda.*  
**JACOB KOONS**  
vs.  
Mary Ann Koons, Daniel Koons, Rebecca Koons, Henry Koons, John S. Biddle and Barbara his wife, in right of said Barbara, Eliza Koons, and Susannah Koons; David Koons, Eve Koons, and Saffiah Koons; by their guardian ad litem, S. H. Tate, Esq.  
Notice is hereby given to the parties above named, that the Court, upon motion of JNO. P. REED, ESQ., have confirmed the return of the Sheriff, and the inquisition and valuation or appraisement taken and made under the above writ, and have granted a RULE on all persons interested, to come into Court on the 20th day of November next, to accept or refuse the lands and tenements in said writ mentioned, according to the Acts of Assembly in such case made and provided.  
By order of the Court.  
**D. WASHBAUGH,**  
Sept. 22, 1854.—6t. Prothonotary.

**DR. P. S. THOMPSON**  
Having permanently located at Centreville, Bedford County, Pa. offers his Professional services to the Citizens of the surrounding Country. Office and Residence at the Half-Way House.  
July 28, 1854.—2m.

**FASHIONABLE TAILORING ESTABLISHMENT.**  
The subscriber would announce to his old friends and customers, and the public in general, that he has permanently located himself in Juliana Street, next door to Dr. KRAMER'S Drug & Book Store, where he is prepared to execute all orders in his line in a superior manner, on reasonable terms. From long experience in the business, he feels confident he can render satisfaction to all who honor him with a call.  
He constantly keeps on hand ready-made clothing, of every description, for Men and Boys—also, a superior assortment of CLOTHS, CASSIMERES, CASSINETTS, SILK, SATIN, and other VESTINGS, and Summer Wear, which he will sell as low as they can be bought elsewhere, and make them up to the taste of the purchaser.  
He also keeps a general assortment of Cravats, Stocks, Collars, Suspenders, Handkerchiefs, &c. He hopes to merit and receive a liberal share of public patronage.  
**WM. SCHAFFER.**  
June 9, 1854.

**JOSEPH W. TATE,**  
**ATTORNEY AT LAW, BEDFORD, PA.**  
Will attend to all business entrusted to his care. Having secured the services of a competent Agent in Washington, D. C., he will give special attention to Soldiers' Pensions, Claims, and Bounty Lands.  
Office on Juliana Street, one door North of the residence of Samuel H. Tate, and immediately opposite Capt. Berkwith's Hotel.  
He has for sale one FARM situate in Monroe Township, containing 180 acres of land, 70 acres cleared and under fence, with house and barn thereon erected. There is an orchard of excellent fruit on the premises.  
Also, 300 Acres of Limestone land, situate in Woodcock Valley, one and a-half miles north of the town of Bloody Run.  
Also, 500 Acres of first rate timber land, situate in Hopewell Township, lying south of the contemplated Chambersburg and Bedford Rail Road.  
Also, 1800 acres of unimproved land in Bedford and Fulton counties which will be sold low to actual settlers.  
The above lands will be sold in large or small quantities to suit purchasers.  
April 21, 1854.

**STRAY HEIFER.**  
Came to the premises of the subscriber, living in Napier Township, on the 5th of Sept., a dark brown heifer, with a white stripe on the back and belly, supposed to be two years old last spring. The owner is requested to come forward, prove property, pay charges, and take her away.  
**PETER MOWRY.**  
Sept. 22, 1854.

**Wm. Henry Leas,**  
**ATTORNEY AT LAW,**  
Fort Des Moines, Iowa.  
Will give special attention to locating lands—investing money—paying taxes—making collections, &c., &c.  
Refers to Gen. Bowman and Hon. Job Mann.  
Sept. 8, 1854.

**BY AUTHORITY.**  
**Resolution Proposing Amendments to the Constitution OF THE COMMONWEALTH.**  
SECTION 1. Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendments be and the same are hereby proposed to the Constitution of the Commonwealth, under and in accordance with the provisions of the tenth article thereof, to wit:  
PROPOSITION 1, TO BE ARTICLE XI.  
SECTION 1. The aggregate amount of debts hereafter contracted by the Commonwealth shall never exceed the sum of five hundred thousand dollars, except in case of war to repel invasion, suppress insurrection, or to redeem the public debt of the Commonwealth, and the money so raised shall be applied to the purpose for which the debt may be contracted, or pay such debts, and to no other purpose.  
SECTION 2. To pay the public debt of the Commonwealth, and debts which may hereafter be contracted in case of war to repel invasion, suppress insurrection, and to redeem the public debt, the Legislature shall at their next session after the adoption of this section into the Constitution, provide by law for the creation of a sinking fund, which shall not be abolished until the said public debts be wholly paid, to consist of all the net annual income from the public works and stocks owned by the Commonwealth, or any other funds arising under any revenue law now existing or that may be hereafter enacted, so far as the same may be required to pay the interest of said debts semi-annually to reduce the principal thereof by a sum not less than five hundred thousand dollars, increased yearly by compounding at a rate of not less than five per centum per annum; the said sinking fund shall be invested in the Commonwealth, which shall be cancelled from time to time in a manner to be provided by law; no portion of the sinking fund shall ever be applied to the payment of the debt of five hundred thousand dollars mentioned in the first section of this article, but the said sinking fund shall be applied only to the purposes herein specified.  
SECTION 3. The credit of the Commonwealth shall not in any way be given or loaned to or in aid of any individual, company, corporation or association, nor shall the Commonwealth hereafter become a joint owner or stockholder in any company, association or corporation in this Commonwealth or elsewhere, formed for any purpose.  
SECTION 4. The Commonwealth shall never assume the debts of any county, city, borough or township, or of any corporation or association, unless such debts shall have been contracted to repel invasion, suppress insurrection, or to defend the State in war.  
PROPOSITION 2, TO BE ARTICLE XI.  
*Prohibiting Municipal Subscriptions.*  
The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association of corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

**F. B. CHASE,**  
Speaker of the House of Representatives.  
**M. McCASLIN,**  
Speaker of the Senate.  
In Senate, April 28, 1854.  
Resolved, That this resolution pass. Yeas 22, Nays 6.  
**T. A. MAGUIRE,** Clerk.  
In House of Representatives, April 21, 1854.  
Resolved, That this resolution pass. Yeas 71, Nays 20.  
Extract from the Journal.  
**WM. JACK,** Clerk.  
Secretary of the Office,  
C. A. ELAGK,  
Secretary of the Commonwealth.  
HARRISBURG, July 1, 1854.  
I do certify that the above and foregoing is a true and correct copy of the original "Resolution relative to an amendment of the Constitution," as the same remains on file in this office.  
In testimony whereof I have hereunto set my hand and caused to be affixed the seal of the Secretary's office the day and year above written.  
**C. A. BLACK,**  
Secretary of the Commonwealth.  
Journal of the Senate.  
"Resolution No. 562, entitled "Resolution proposing amendments to the Constitution of the Commonwealth," was read a third time. On the question will the Senate agree to the first proposition, the yeas were taken, agreeably to the Constitution, and were as follows, viz:  
Yeas—Messrs. Buckalew, Darlington, Darsie, Ferguson, Foulkrod, Frick, Fry, Goodwin, Haldeman, Hamilton, B. D. Hamlin, E. W. Hamlin, Heister, Hoge, Jamison, McClintock, McFarland, Piatt, Quiggle, Sager, Slifer, and McCaslin, Speaker—23.  
Nays—Messrs. Crab, Creswell, Hendricks, Kinzer, Kunkle and Skinner—6.  
So the question was determined in the affirmative.  
On the question, will the Senate agree to the second proposition, the yeas and nays were taken agreeably to the Constitution, and were as follows, viz:  
Yeas—Messrs. Buckalew, Darsie, Ferguson, Foulkrod, Fry, Goodwin, Haldeman, B. D. Hamlin, E. W. Hamlin, Hendricks, Heister, Hoge, Jamison, Kinzer, McClintock, McFarland, Piatt, Price, Quiggle, Slifer, Wherry, McCaslin, Speaker—22.  
Nays—Messrs. Crab, Creswell, Darlington, Hamilton, Kunkle and Skinner—6.  
So the question was determined in the affirmative.  
Journal of the House of Representatives.  
"The question recurring upon the final passage of the Resolutions, the first proposition was agreed to as follows, viz:  
Yeas—Messrs. Abraham, Adams, Atherton, Ball, Barton, Byer, Bigham, Boyd, Bush, Byerly, Cadwell, Calvin, Carlisle, Chamberlin, Cook, Crane, Cummins, Daugherty, Davis, De France, Dunning, Eckert, Edinger, Eldred, Evans, Foster, Fry, Gallentine, Gibboney, Gilmore, Gray, Groom, Gwin, Hamilton, Hart, Herr, Hiestand, Hillier, Hipple, Horn, Hummel, Hunsicker, Hunter, Hurtt, Jackson, Kilgore, Knight, Laury, (Lehigh,) Linn, Magee, Maguire, Manderfield, McConnell, McKee, Miller, Monaghan, Montgomery, Moore, Moser, Muse, Palmer, Parke, Parnes, Passmore, Patterson, Porter, Patney, Rawlins, Roberts, Rowe, Sallade, Scott, Sidle, Simonton, Smith, (Berks,) Smith, (Crawford,) Stewart, Stockdale, Strong, Struthers, Wheeler, Wicklein, Wright, Ziegler, Chase, Speaker—85.  
Nays—None.  
So the question was determined in the affirmative.  
On the question will the House agree to the second proposition, the yeas and nays were taken, agreeably to the 10th article of the Constitution, and are as follows:  
Yeas—Messrs. Abraham, Atherton, Ball, Barton, Beck, Byer, Bigham, Boyd, Cadwell, Carlisle, Chamberlain, Cook, Crane, Cummins, Daugherty, Davis, Deagan, De France, Dunning, Edinger, Eldred, Evans, Fry, Gallentine, Gibboney, Gilmore, Gray, Groom, Gwin, Hamilton, Hiestand, Hillier, Hipple, Hunsicker, Hunter, Hurtt, Jackson, Kilgore, Knight, Laury, (Lehigh,) Lowery, (Tioga,) Linn, Magee, Maguire, Manderfield, McConnell, McKee, Monaghan, Montgomery, Moore, Moser, Muse, Palmer, Park, Parnice, Passmore, Patterson, Porter, Rawlins, Roberts, Rowe, Sallade, Scott, Simonton, Smith, (Berks,) Smith, (Crawford,) Stockdale, Wheeler, Wicklein, Wright, Chase, Speaker—71.  
Nays—Messrs. Adams, Baldwin, Beans, Bush, Byerly, Eckert, Ellis, Hart, Herr, Horn, Hummel, McCombs, Miller, Poulson, Putney,

Sidle, Stewart, Strong, Struthers, Ziegler—20.  
So the question was determined in the affirmative.  
Secretary of the Office,  
HARRISBURG, July 1, 1854.  
I do certify that the above and foregoing is a correct copy of the "YEAS" and "NAYS" taken on the "Resolution relative to an amendment of the Constitution of the Commonwealth," as the same appears on the Journals of the two Houses of the General Assembly of this Commonwealth, for the Session of 1854.  
Witness my hand and the Seal of said office this first day of July, one thousand eight hundred and fifty-four.  
**C. A. BLACK,**  
Secretary of the Commonwealth.  
July 14, 1854.—3m.

**VALUABLE PROPERTY FOR SALE.**  
The subscriber will sell, at private sale, his valuable Property, situate in Union Township, Bedford County, Pa., on which he at present resides, containing 50 acres of patented land, 30 of which are cleared and under post and rail fence, the balance well timbered with good saw timber. This property is on the waters of Bobbs' Creek, 1 mile north of Adolphus Ake's Mill, on the public road leading from Bedford to Johnstown or Jefferson, within 12 miles of Jefferson, and 16 miles of Hollidaysburg. The improvements are a Stone Grist Mill, with two run of Stones, one pair first rate French Bars, with good merchant and country Belts, and a complete Subst. Machine. The Machinery is all good and substantial, and is partly new. The water power is sufficient during the entire year, and the custom is good and plenty of it. There is also a new Saw Mill on the premises, which will cut from 1500 to 2000 feet of Lumber a day in measure, which is ready sale at the Mill. One of the Dwelling Houses is a three story frame, suitable for a public House or Store House, and is well finished. There are three other dwellings, two frame and one log house, also a frame stable and Wagon Shed, and other necessary buildings.  
Also, will be sold, another Tract of Land containing 300 acres, of which 75 acres of which are cleared, which 10 are good meadow with facilities for making 20 or 30 mows. The balance well timbered and well watered by the Bobbs' Creek running through it. There is on the premises an excellent site calculated for either Grist Mill or Saw Mill, with head and fall of 2 feet. There is a variety of choice fruit trees on the farm. The buildings are one good Log House and Stable and other out buildings. Also, will be sold, 640 acres of good timber land, convenient to the Saw Mill, on which are the very best of saw logs. The above land is all patented, and a clear and indisputable title will be made to the purchaser or purchasers. Those wishing to purchase good property, will learn the conditions, (which will be moderate,) by calling with the subscriber, residing on the first named property.  
**CASELTON AKE.**  
July 21, 1854.

**VALUABLE FARM FOR SALE.**  
The subscriber will sell, at private sale, his valuable Farm, situate in Napier Township, Bedford County, containing 350 acres of patented land, on which is erected a good Double Dwelling House, good Bank Barn, Snake House, Spring House, Wagon Shed, Corn Crib, and all other necessary out buildings. About 180 acres of this land cleared and under fence and in a good state of cultivation. About 20 acres of meadow, and more can be made. This land is capable of being made into three farms, and has an excellent orchard of choice fruit upon it. It is situated about six miles north of Schellsburg—and only 11 miles from a good mill, and in a pleasant neighborhood. For further information, enquire of  
**ANDREW HORN.**  
July 14, 1854.—3m.

**Important News!**  
**A Chance for Bargains!**  
The subscriber, having determined to close up the mercantile business, offers at reduced prices his entire stock of goods, consisting of DRY GOODS, HARDWARE, GROCERIES, Queensware, Hats, Caps, Bonnets, Boots and Shoes, and Druggs; also, a lot of Trumpp's celebrated Hill-side Ploughs.  
**P. S. Auction every Saturday at 10 o'clock until the whole is disposed of.**  
**J. H. SCHELL.**  
Schellsburg, Aug. 25, 1854.

**SCHOOL TEACHERS WANTED.**  
Ten School Teachers are wanted to take charge of the various Schools of Colerain Township. Schools to open on the 1st of November. All desired information can be obtained by application to  
**JNO. A. CORLE,**  
August 25, 1854. Colerain Township.

**CASSVILLE SEMINARY.**  
The Cassville Male and Female Seminary of the Baltimore Conference, will open its last term of the second year, on Thursday, August the 10th, and its first term of the third year Nov. 16.  
Expenses for Board, Tuition, Room-rent and Furniture, for one Academic year, \$95.  
Cassville, the seat of the Institution, is a romantic, mountainous region, twelve miles from the Penna. Rail Road, at Mill Creek, from which it is accessible by stages. The Board of Instruction will consist of seven, and will be prepared to impart instruction in all the Practical, Scientific, Classical, Literary and Ornamental branches usually taught in similar Institutions. Catalogues and circulars, or further information, can be had by addressing the Principal,  
**J. T. TOMLIN.**  
Cassville, Hartington Co., Pa.,  
August 4, 1854.—2m.

**NOTICE.**  
The Partnership heretofore existing between Thomas and John King, is this day dissolved by mutual consent. All persons having unsettled accounts with them, are requested to attend to their liquidation without delay.  
**THOMAS KING,**  
**JOHN KING.**  
July 1, 1854.  
Having this day associated Henry S. King, of the City of Pittsburg, with us in the business of manufacturing Iron, the business will be conducted under the name and firm of John King & Co.  
**THOMAS KING,**  
**JOHN KING.**  
June 9, 1854.

**TEACHERS WANTED.**  
Eleven teachers wanted to take charge of the Common Schools in Bedford Township District. The Board will meet in Bedford on the 30th day of September for the purpose of making the necessary examinations.  
**J. W. LINGENFELTER,**  
Sept. 1, 1854. Secretary.  
**NOTICE.**  
All persons indebted to the estate of Jacob Adams, late of Southampton Township, Bedford County, deceased, are requested to make immediate payment—and those having claims against said estate will present them properly authenticated for settlement.  
**WM. ADAMS,**  
Sept. 1, 1854. Executor.